

PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Laurent ROULLET, et al.

Attorney Docket No. Q68075

Appln. No.: 10/043,326

Group Art Unit: Unknown

Confirmation No.: 6676

Examiner: Unknown

Filed: January 14, 2002

For:

A RELAY INCLUDING A MASS MEMORY FOR TEMPORARILY STORING

DIFFERED-TIME INFORMATION STREAMS

PRELIMINARY AMENDMENT

Commissioner for Patents Washington, D.C. 20231

Sir:

Prior to examination, please amend the above-identified application as follows:

IN THE CLAIMS:

Please enter the following amended claims:

- 3. (Amended)A relay according to claim 1, wherein said mixer is adapted to choose said waiting cells as a function of time scheduling rules.
- 5. (Amended)A method according to claim 4, further comprising a step of deleting a stored information cell when it has been sent.
- 6. (Amended)A method according to claim 4, wherein in said waiting cells are chosen as function of time scheduling rules.

PRELIMINARY AMENDMENT U.S. Appln. No. 10/043,326

REMARKS

Entry and consideration of this Amendment is respectfully requested.

Respectfully submitted,

David J. Cushing

Registration No. 28,703

SUGHRUE MION, PLLC 2100 Pennsylvania Avenue, N.W. Washington, D.C. 20037-3213 Telephone: (202) 293-7060

Facsimile: (202) 293-7860

Date: March 8, 2002

APPENDIX

VERSION WITH MARKINGS TO SHOW CHANGES MADE

IN THE CLAIMS:

The claims are amended as follows:

- 3. (Amended) A relay according to either preceding claim 1, wherein said mixer is adapted to choose said waiting cells as a function of time scheduling rules.
- 5. (Amended) A method according to the preceding claim 4, further comprising a step of deleting a stored information cell when it has been sent.
- 6. (Amended) A method according to either claim 4 or claim 5 claim 4, wherein in said waiting cells are chosen as function of time scheduling rules.